# EXHIBIT

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Page 1 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA SARAH OLSON f/k/a Sarah Grinenko, Plaintiff, No. C-07-5402 VS. OLYMPIC PANEL PRODUCTS, LLC a Washington State Limited Liability Company, Dwight Midles and "Jane Doe" Midles, individually and in the marital community composed thereof, Mel Matson and "Jane Doe" Matson, individually and in the marital community composed thereof, Sean Scupine and "Jane Doe" Scupine, individually and in the marital community composed thereof, Shane Scupine and "Jane Doe" Scupine, individually and in the marital community composed thereof, Brandon "Bling" Thompson and "Jane Doe" Thompson individually and in the marital community composed thereof, Raymond Doyle ) and "Jane Doe" Doyle individually ) and in the marital community composed thereof, Robert "Bob" Pierson and "Jane Doe" Pierson,

individually and in the marital

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		Page 2		Page 4
1	community composed thereof, )		1	INDEX
2	Eric Dobson and "Jane Doe" ) Dobson, individually and in the )			EXAMINATION BY MR. BONIN: 5 - 154
4	marital community composed )		2	EVAMINATION DV MC MARTIN. No Ferrication
3	thereof, and The International )		3	EXAMINATION BY MS. MARTIN: No Examination
	Association of Machinists,			REPORTER'S CERTIFICATE: 157
4	Woodworkers Local Lodge W-38,		4	131
5	Defendants. )			EXHIBITS
			5	
6	DEPOSITION OF BRANDON THOMPSON		_	Exhibit # Description
7			6	1 OPP Form
1 '	Deposition taken at: 1800 Olympic Hwy South		8	2 OPP Hourly Action Form
8	Shelton, WA 98584		9	3 Amended Complaint
9			10	4 OPP Notice to Employee
10			11	5 Wayne Thompson Question Outline
12			12	CO 4450 rous Vicinitario 10 en 2040 final profitario 400 debidido est
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24			23	
	Deposition Taken: July 27, 2008 1:00 PM		24	
25	Reported by Karie A. Taylor, License #3081		23	
		Page 3		Page 5
1	APPEARANCES		1	The deposition of BRANDON THOMPSON
2	For the Plaintiff: Mr. John R. Bonin		2	was taken on July 24, 2008, at 1800 Olympic Hwy S,
	Bonin & Cook, PS		3	Shelton, Washington, before Karie A. Taylor, Notary Public
3	Attorneys at Law		4	in and for the State of Washington.
1	1800 Olympic Hwy S., Ste 1,2,3 Shelton, WA 98584		5	<u>e</u>
5	For the Defendants: Ms. Elizabeth P. Martin		6	* * *
	Gordon, Thomas, Honeywell,		7	BRANDON THOMPSON, having first been duly sworn
6	Malanca, Peterson & Daheim		8	upon oath by the Notary,
	Attorneys at Law			testified as follows:
7	1201 Pacific Ave, Ste. 2100		9	505-000 PM 00-0 PM 00-000 DM 00-0000
	Tacoma, WA 98401		10	EXAMINATION
8	Alog in Attendance Mr. Desight Midler		11	BY MR. BONIN:
9	Also in Attendance: Mr. Dwight Midles		12	Q. Good afternoon, Mr. Thompson. My name is John Bonin.
11			13	I am the attorney representing Sarah Olson and Sarah
12			14	Grinenko. I'm here today to conduct what is known as
13			15	a deposition. I understand, sir, that you are not
14			16	represented by counsel?
15			17	A. That's correct.
16			18	Q. So you are functioning as your own counsel today; is
17			19	that correct?
18			20	A. That's correct.
20			21	Q. Have you ever had a deposition taken before?
21			22	A. No.
22			23	2277 (2000) 00182 944
23				Q. A deposition is a court proceeding. You have been
24			24	sworn in, and I am entitled to ask you any questions
25			25	reasonably calculated to lead to discoverable

- happened and how I know her.
- 2 Q. But you already knew about the accusations because you
- 3 already had a copy of that document?
- 4 A. Right.
- 5 Q. Is that right?
- 6 A. Right, I got this from the union hall is when I met
- 7 Karissa.
- 8 Q. Did you have it in your hands --
- 9 A. No, I did not.
- 10 Q. -- when you walked in and talked to Mr. Midles?
- 11 A. No.
- 12 Q. The first question he asked you was how you knew Sarah
- or what?
- 14 A. Do I know Sarah?
- 15 Q. Do you know Sarah?
- 16 A. Yes.
- 17 Q. Let's talk about it. Do you know Sarah?
- 18 A. From the time that Sean -- when Sean introduced me to
- 19 her that's when I met her.
- 20 Q. How did Sean introduce you to her?
- 21 A. He wanted -- he wanted to know if it was okay if she
- came over to my house and watched the boxing fight
- with all of us, and I didn't know her. I was like,
- 24 well, is she a nice girl? She isn't the type to get
- wild and stupid or is she polite, and he's like, yeah,

- she's all right. She's okay. I'm with her. That's
- 2 my girlfriend so to speak, and that's when he brought
- 3 her over to my house that Saturday. That's the first
- 4 time I met her.
- 5 Q. Is it the same day?
- 6 A. Same day what?
- 7 Q. Was it the same day that he called you and had this
- 8 conversation with you that he brought her over to your
- 9 house?
- 10 A. Yeah, it was the day of the boxing fight. Yeah, I
- invited him over to the boxing fight prior to that
- 12 day.
- 13 Q. Who else was at the boxing fight?
- 14 A. It was me, Sean, her, Jason, Nicky, there was a whole
- bunch of people over there, Ron, and I think this guy
- named Jake, my next door neighbor, and this guy named
- 17 Jacob.
- 18 Q. Who was your next door neighbor?
- 19 A. He just got back from Iraq and his name is Cook.
- 20 Q. That's the last name?
- 21 A. First name.
- 22 Q. What's his last name?
- 23 A. I don't know his last name.
- Q. Your address is 849 Avalon. Is he 851 or 847 or what
- is the address?

- 1 Q. What did she say?
- 2 A. She said, because I've done certain things. I said,
- 3 what things? She said, don't worry about it. It's no
- big deal. I said, well, if you need to talk to
- anybody I will listen if you need to talk to anybody.
- 6 She said, thank you. Your very nice, Brandon. Then
- 7 she brought up, hey, if you ever want any free food
- 8 come see me at Jack in the Box. I'll give you free
- 9 food.
- 10 Q. Where was this conversation taking place?
- 11 A. Right in front of the smoke shack. It's right as you
- walk into the place. It's out in the smoke shack.
- 13 It's about 20 feet over here to the right.
- 14 Q. Did she ever say anything else to you?
- 15 A. She did say that she was tired of old men touching
- 16 me.
- 17 Q. When did she say that?
- 18 A. The same time we were talking about the Jack in the
- 19 Box. That just popped in my head. She said that too.
- 20 Q. Tired of old men touching me; how old are you, sir?
- 21 A. I'm 25.
- 22 Q. How old is Sarah?
- 23 A. Only 21.
- Q. Did you ask her, what do you mean? I'm tired of old
- 25 men touching me?

- 1 A. I said, is there something bothering you? I said, is
- there a problem because she said old men. Old men on
- day shift is what she said.
- 4 Q. What did you say?
- 5 A. I was like, who are they? She wouldn't say none of
- 6 them, and that's it.
- 7 Q. You said she was talking --
- 8 A. Then I was like, if you need any help or anything just
- 9 let me know, and she was like, all right, and that's
- when the conversation ended, and I said, are you okay
- and she said, yes. Then she was like, if you hear
- anything said about me please tell them to stop. I
- was like, okay, no problem, and then shed asked me if
- I wanted free food at Jack in the Box. That was the
- last conversation I had with her.
- 16 Q. That's the extent of your conversation with her?
- 17 A. That's about it.
- 18 Q. I want to make sure you are giving me as much detail
- 19 as you can remember.
- 20 A. That's all the detail I got right there.
- 21 Q. Did you tell any of this to Mr. Midles?
- 22 A. Yes, I did.
- Q. When did you tell it to Mr. Midles?
- 24 A. When I was in the thing talking to him about what
- 25 happened.

- 1 Q. Talking about before you were written up or after you
- 2 were written up?
- 3 A. After I was written up.
- 4 Q. When you were in the thing talking to him about what
- 5 happened but you had already been written up so why
- are you having this conversation with Mr. Midles?
- 7 A. No, when I was getting written up, excuse me.
- 8 Q. You mean at the time that you are getting the document
- or before you are getting the document?
- 10 A. Before I got the document.
- 11 Q. So you are having this conversation in front of
- 12 Mr. Matson and Mr. Midles?
- 13 A. Correct. He asked if I touched her or anything like
- that and that's all I answered to him. All I know is
- 15 that if -- I don't know the reason why that she would
- say these things, you know, tired of people touching
- me -- I mean, old men on day shift touching me and
- have you heard anything said about me. Why would she
- 19 say that? What kind of person is she? I didn't
- really know her too well. You know your client, don't
- you? You know what kind of person she is?
- Q. What are you telling me in terms of the time line?
- When did you physically touch Ms. Grinenko in terms of
- the time line of when it happened to the Jack in the
- Box incident? Give me a step-by-step procedure.

- of how long you still have?
- MR. BONIN: No.
- 3 MS. MARTIN: Okay.
- 4 A. My question was to you -- can this be off the record?
- 5 Q. We need to keep moving here. We have gotten to the
- 6 write up stage, okay?
- 7 A. Uh-huh, yes.
- 8 Q. Have you told me at this point all of your contact and
- 9 all of your communications with Sarah Grinenko?
- 10 A. That's it. That's all I really ever talked to her.
- 11 That time I explained to you about the boxing fight
- and the last time when I saw her on spreader three.
- 13 That's all I ever --
- 14 Q. I mean, we have thoroughly covered all of your
- knowledge and information about Sarah Grinenko at this
- 16 point?
- 17 A. That's correct.
- 18 Q. I know nothing differently than what you told the
- union and what you told Mr. Midles; is that correct?
- 20 A. Well, the other employee friend of mine that they had
- sex with her. Her boyfriend Sean Scupine at the time.
- 22 Q. Who told you that?
- 23 A. Sean did.
- Q. When did he tell you that?
- 25 A. It was later on down the road. I can't remember which

- 1 Q. A moment ago you said she was dating them both at the
- 2 same time.
- 3 A. I never said both at the same time. I seen her -- she
- 4 talked to them. She go over and talk to them and talk
- 5 to the other one.
- 6 Q. Should I ask the court reporter to read back what you
- 7 said about dating them at the same time?
- 8 A. I don't know at the same time.
- 9 [Pending answer read back]
- 10 A. Yeah, she was seeing both of them.
- 11 Q. You are saying she was seeing both of them?
- 12 A. Not dating -- not dating both of them at the same
- 13 time.
- 14 Q. When was she --
- 15 A. She was seen with both of them.
- 16 Q. When was she seeing both of them?
- 17 A. I don't think they were dating both at the same time.
- 18 Q. When did you hear she was seeing both of them?
- 19 A. I heard that after I think Shane broke up with her, I
- think. I heard about that.
- 21 Q. Shane broke up with her?
- 22 A. Yeah, or something like that because she is was too
- 23 crazy and she drinks too much alcohol.
- Q. That was before the boxing match?
- 25 A. Yeah, I heard all kinds of stuff like that going

- 1 around about her.
- 2 Q. Who did you hear that from?
- 3 A. I can't -- it goes around at the mill. Stuff travels
- fast around there. It's like a --
- 5 Q. These conversations are taking place at the mill?
- 6 A. There's certain people that said things like Shane
- 7 told people.
- 8 Q. Let's talk about what you heard. Before the boxing
- 9 fight you heard that she was dating a lot of people at
- 10 work. You mentioned Sean and Shane. Who else did you
- 11 hear she was dating at work?
- 12 A. Nobody.
- 13 Q. Those two people qualify as a lot of people to you?
- 14 A. I don't know names. I just heard other people.
- 15 That's all.
- 16 Q. What other people have you heard?
- 17 A. I didn't hear no other names. I just told you that.
- 18 Q. What did you hear?
- 19 A. I heard that she was dating other people at work.
- 20 That's what I heard.
- 21 Q. Give me the specifics. Who told you she was dating
- 22 other people?
- 23 A. I don't got no names. It's going around at lunch or
- if you are outside at the smoke shack you hear it.
- 25 Everybody could see what kind of person she was.

- 1 Q. Everyone could see? What kind of person was she?
- 2 A. That's what they were saying.
- 3 Q. Who is they?
- 4 A. I don't -- I didn't look at who all was talking. That
- 5 ain't none of my business. You hear stuff. That's
- it. Ain't none of my business to really be like, hey,
- 7 who is that? Who are you -- who was that? Who are
- 8 you talking about? I'm not like that. That's all.
- 9 Q. But you hear --
- 10 A. But Sean told me he did date her.
- 11 Q. Did Sean tell you that he did sleep with her?
- 12 A. Yes, and that she dated his brother too.
- 13 Q. When --
- 14 A. That's what I was telling you.
- 15 Q. Sean told you that he dated her. When did he tell you
- 16 that he dated her?
- 17 A. I don't know. When he was dating her when he came
- over to my boxing fight.
- 19 Q. When did he tell you that she was dating his brother
- 20 too?
- 21 A. That was before. They didn't date at the same time.
- Man, I just told you that. They dated before -- Turbo
- is his name or Shane Scupine dated her before Sean
- 24 did. That's what Sean told me.
- 25 Q. When did he date her?

- 1 A. I seen Sarah walk around with Turbo a lot. So lead to
- believe -- I mean, they had been over at each other's
- 3 houses and stuff like that.
- 4 Q. Who told you --
- 5 A. Sean did. I just told you. What are you getting at,
- 6 man?
- 7 Q. Where were you standing when someone told you that she
- 8 was dating Shane Scupine?
- 9 MS. MARTIN: Objection. Form.
- 10 A. When someone told me? I just told you Sean told me
- 11 that.
- 12 Q. Where were you standing when that was said?
- 13 A. Outside.
- 14 O. Outside of where?
- 15 A. In the smoke shack.
- 16 O. Who else was there?
- 17 A. Who knows. A lot of people go out there.
- 18 Q. Where were you standing when you heard that she was a
- 19 drunk?
- MS. MARTIN: Objection. Form.
- 21 A. I heard that she was a drunk? Outside.
- 22 Q. Who told you that?
- 23 A. Sean did.
- 24 Q. When?
- 25 A. This is before the boxing fight.

- victim of a sexual assault?
- MS. MARTIN: Objection. Form.
- 3 A. I heard something about it after we got all of this
- 4 lawsuit stuff. I heard that from Sean or Shane. I
- 5 can't remember which one it was. I guess she was
- assaulted by a couple of guys or something like that.
- I never paid attention. That's the only thing I ever
- 8 heard about it.
- 9 Q. When did you hear about that?
- 10 A. A while back. But I never heard about what happened
- or nothing like that. I just heard that she got mixed
- up with two guys. That's it. I didn't know it was an
- assault. I didn't know she got assaulted or anything
- like that. Mixed up with two guys and got in trouble.
- 15 Q. When did you hear about it?
- 16 A. This is after we already got all of this stuff.
- 17 Q. What does "all this stuff" mean?
- 18 A. This letter from the union.
- 19 Q. What letter?
- 20 A. Not the letter from the union but the document.
- 21 Q. What document?
- 22 A. The document 17.
- 23 Q. Are you talking about this document right here that
- has got the caption right there? Do you see what it
- 25 says there?

### OLYMPIC PANEL



### NOTICE TO EMPLOYEE

Die Oliver Die Oring	
Plant Olympic Parvet	P.R. No
The reason for this warning is explaine futher discipline has occurred in the prication for progressive discipline after t	ed below. This will be reviewed after twelve (12) months and if no for twelve months, the prior discipline will not be used as justif-
Unauthorized Absence	
☐ Late to Work☐ Loafing	☐ Violation of Smoking Rules ☐ Violation of Posted Rules
Pomodo T/	Other (Explained in Detail)
AS Shown By his	EN house Suspension Given ISON For Por Job Actornance excessive Absents from
Lomb Will ocsult	IN displanary ACTION
Date: 3-17-08	James H Minorial
ROUTE: White to Employee Canary to Personnel	SUPERVISOR
o Supervisor Jenrod to Union	~



Name Drangow Thon	1P50W
Plant Olympic Pane	P.R. No
The reason for this warning is exp futher discipline has occurred in the location for progressive discipline a	plained below. This will be reviewed after twelve (12) months and if no ne prior twelve months, the prior discipline will not be used as justifulter that period.
Unauthorized Absence	☐ Violation of Smoking Rules
☐ Late to Work	☐ Violation of Posted Rules
☐ Loafing	Other (Explained in Detail)
Remarks: This 15 A C	Written WAGNING GIVEN TO
by his excessive	Absents from Work Any
Further Such Al	de la
Action being Top	con up to AND INCluding
Tremmeton.	The mesing
-7	
DANDON: YOU ALL	
A Suspension Th	15 problem Could Cost unu
- Upoles JUE.	The same of the sa
Date: 2-6-08	Strong Af Meson !
ROUTE: White to Employee nary to Personnel . ink to Supervisor	SUPERVISOR

Goldenrod to Union

## OLYMPIC PANEL Products

### NOTICE TO EMPLOYEE

Name Brandon Thompson	
Plant Olympia Panel	P.R. No
The reason for this warning is explained below futher discipline has occurred in the prior twel ication for progressive discipline after that per	w. This will be reviewed after twelve (12) months and if no ve months, the prior discipline will not be used as justified.
Remarks: This is A write 6-1000 To Brandow	☐ Violation of Smoking Rules☐ Violation of Posted Rules☐ Other (Explained in Detail)
	-
Date:/- 23 - 08	James M. Jan
ROUTE: White to Employee Canary to Personnel k to Supervisor	SUPERVISOR
Jldenrod to Union	



Name Prondon / hom 150N	/ 2 = 2 =
Plant Olympi:	P.R. No. 6.25-07
The reason for this word-	below. This will be reviewed after twelve (12) months and if no twelve months, the prior discipline will not be used as justif-
☐ Unauthorized Absence☐ Late to Work☐ Loafing	☐ Violation of Smoking Rules ☐ Violation of Posted Rules ☐ Other (Explained in Detail)
Remarks: ON 5-18-0-7 you	approached a follow for
1. th 1 7	
your to your house the	you cited that she had been
fight with other employ	with he for- to watch a TU
genetica her Nove the	les he is it is
b- Indepropriate beh	111/025/016/ 74/5
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actual occur, inch	pen dedin or further disciplinda
Date:	
POUTE:	SUPERVISOR

hite to Employee Canary to Personnel Pink to Supervisor Goldenrod to Union

# OLYMPIC PANEL Products

NOTICE TO EMPLOYEE

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Plant Dymoic 1	avel		P.R. No
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futher discipline has occident for progressive of	ning is explained below curred in the prior twelv discipline after that peri	<ol> <li>This will be reviewed a re months, the prior disc od.</li> </ol>	after twelve (12) months and if no sipline will not be used as justif-
☐ Unauthorized	Absence		
☐ Late to Work		☐ Violation of Sm	oking Rules
☐ Loafing		Violation of Pos	sted Rules
		Other (Explaine	ed in Detail)
Remarks: 1/15 15	A Wr. 7	ton Warn.	ing 610en 70
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Theory	reaking A	SAFETY NO	ele AND
Artinal III	2075 Pluc	e farther o	lisplandin
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		•	
Date: 65-07			
224	-907	SUPER	VISOR
ROUTE: White to Employee			14100N
nary to Personnel ik to Supervisor		- No. 10	

Goldenrod to Union

# OLYMPIC PANEL Products

NOTICE TO EMPLOYEE

Name Brandon Thompson.
Plant Olympia Quel P.R. No.
7700
The reason for this warning is explained below. This will be reviewed after twelve (12) months and if no ication for progressive discipline of the prior twelve months, the prior discipline will not be used.
futher discipline has occurred in the prior twelve months, the prior discipline will not be used as justification for progressive discipline after that period.
☐ Unauthorized Absence ☐ Violation of Sault
☐ Late to Work ☐ Violation of Smoking Rules
U Violation of Posted Rules
Remarks: This is A in the Continuous Action Detail)
Brandon The Written Warning GIVEN TO
10 Tompson for for Tol 11
As Shown by his excessively love to
The further Incendence of long Hears
175417 In the displanting Author hands will
MI TO 4 including Terming The
Date: 6-4-07
Janes 4 March
ROUTE: SUPERVISOR White to Employee
ary to Personnel
to Supervisor  Soldenrod to Union



Name NANDON Thompson
Plant Olympic Panel P.R. No.
The reason for this warning is explained below. This will be reviewed after twelve (12) months and if no futher discipline has occurred in the prior twelve months, the prior discipline will not be used as justification for progressive discipline after that period.
Unauthorized Absence  Late to Work  Loafing  Violation of Smoking Rules  Violation of Posted Rules  Other (Explained in Detail)
Remarks: This is A THREE DAY Suspension Given TO Brandon Thompson For Excessive Absents from Work Any further Absents will result in the displanning Action being Traced.
Date: 5-25-06
ROUTE: White to Employee Canary to Personnel : to Supervisor -uidenred to Union



Name NANDON Inompso.	
Plant Olympio Awel	P.R. No
The reason for this warning is explained be futher discipline has occurred in the prior to ication for progressive discipline after that	elow. This will be reviewed after twelve (12) months and if no welve months, the prior discipline will not be used as justif-
Unauthorized Absence	aprilia de la constante de la
Distanti Maria Absence	☐ Violation of Smoking Rules
☐ Late to Work	D Violation of Daylors
☐ Loafing	☐ Violation of Posted Rules
Daniel -7	Other (Explained in Detail)
Remarks: This is A Worther Brandon For Poor	WARNING GWEN TO
By his excessive Ab	sents from 1, hour
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The taken	1 un TO April Talahary
TERMINATIONS.	The FOOD Mocheding
Date: 2-28-06	There is through
ROUTE:	SUPERVISOR
ite to Employee	COLENAISON
ary to Personnel	
nk to Supervisor Idenrod to Union	



Name DEANDON Thompson	a Bauer Rance
Plant Olympia Parist	P.R. No
The recent facility	
futher discipline has occurred in the prior twelve n ication for progressive discipline after that period.	his will be reviewed after twelve (12) months and if no nonths, the prior discipline will not be used as justif-
Unauthorized Absence Late to Work Loafing	☐ Violation of Smoking Rules ☐ Violation of Posted Rules ☐ Other (Explained in Detail)
Remarks: This is A Written Brandon For Poor Joh Bus his excessive Absents	Deformance AS Shown
WHED TO IMPROSE OR fo	Arther Lisplanny Acrian
Date: 1/19/06.	
ROUTE: ite to Employee lary to Personnel ink to Supervisor	SUPERVISOR

oldenrod to Union



Plant Dhiman Panel	P.R. No
Plant Olympic Panel	
The reason for this warning is explained be futher discipline has occurred in the prior to ication for progressive discipline after that	elow. This will be reviewed after twelve (12) months and if no welve months, the prior discipline will not be used as justif-
☐ Late to Work☐ Loafing	☐ Violation of Smoking Rules ☐ Violation of Posted Rules ☐ Other (Explained in Detail)
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	MARINE HOSTON WILL BE MAKEN
·	
Date: 11/89/05	man M Land
ROUTE: ite to Employee	SUPERVISOR

nary to Personnel nk to Supervisor soldenrod to Union

Goldenrod to Union



Name NAME OF THE CONTROL OF TH	ETO EMPLOYEE  CHUCK ZAJAK JEHN OBOC  CAU BLAKE SIMMON BRANCH THOUPSEL  P.R. No
Plant Dympic Panel	DIAKE SIMMON Branch Thompsol P.R. No.
The reason for this warning is explain futher discipline has occurred in the pication for progressive discipline after	ned below. This will be reviewed after twelve (12) months and if no twelve months, the prior discipline will not be used as justif-
☐ Unauthorized Absence ☐ Late to Work ☐ Loafing	☐ Violation of Smoking Rules ☐ Violation of Posted Rules ☐ Other (Explained in Detail)
Remarks: This is A Written Ve	total Warring Given 10 #1 x #2
	(SWAMP BEAK) CAUSING Priss TO
•	
Date: 9-16-05	Some H U
ROUTE: hite to Employee hary to Personnel rink to Supervisor	SUPERVISOR

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Page 157
 1
                            CERTIFICATE
 2
     STATE OF WASHINGTON
 3
                                     SS.
     COUNTY OF PIERCE
 4
 5
         THIS IS TO CERTIFY that I, Karie A. Taylor, Notary
     Public in and for the State of Washington, residing at
     Bonney Lake, reported the foregoing deposition; said
 6
     deposition being taken before me as a Notary Public on the
     date herein set forth; that the witness was first by me
     duly sworn; that said deposition was taken by me in
     shorthand and thereafter transcribed by me, and that same
 8
     is a full, true and correct record of the testimony of
     said witness, including all questions, answers and
     objections, if any, of counsel.
         I further certify that I am not a relative or employee
10
     or attorney or counsel of any of the parties, nor am I
     financially interested in the outcome of the cause.
11
     WITNESS WHEREOF I have hereunto set my hand and affixed my
     official seal this 12th day of October, 2008.
12
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                Notary Public in and for the State
               of Washington, residing at Bonney Lake
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